(Case 2:23-cv-04901-WLH-AGR Docume	ent 4 #:81	Filed 06/21/23	Page 1 of 3	Page ID	
1 2 3 4 5 6 7 8	KANE LAW FIRM Brad S. Kane (SBN 151547) bkane@kanelaw.la 1154 S. Crescent Heights Blvd. Los Angeles, CA 90035 Tel: (323) 697-9840 Fax: (323) 571-3579 Attorneys for Defendants VXN GROUP LLC; STRIKE 3 HOLDINGS, GENERAL MEDIA SYSTEMS, LLC; and MIKE MILLER UNITED STATE		TRICT COURT			
9	CENTRAL DISTRICT OF CALIFORNIA					
10						
11	WESTERN DIVISION					
12		ı				
13	MACKENZIE ANNE THOMA, a.k.a. KENZIE ANNE, an individual and on behalf of all others similarly situated,	C	ase Number: 2:2	3-cv-04901		
14	•	N	OTICE OF FIL	ING RULE	7.1	
15	Plaintiff, v.	D	ISCLOSURE S'	TATEMEN	Ľ	
16 17 18 19 20	VXN GROUP LLC, a Delaware limited liability company; STRIKE 3 HOLDINGS, LLC, a Delaware limited liability company; GENERAL MEDIA SYSTEMS, LLC, a Delaware limited liability company; MIKE MILLER, an individual; and DOES 1 to 100, inclusive,					
21	Defendants.					
22						
23	PLEASE TAKE NOTICE, pursu	ant to	Fed. R. Civ. P.	7.1, that Defe	endant	
24	VXN Group, LLC's parent corporation is Kodify Media, LLC and Defendant					
25	Strike 3 Holding LLC's parent corporation is General Media Systems, LLC.					
26	General Media Systems, LLC, has no parent corporation. There are no publicly					
27	traded corporations that currently own 10% or more of any of Defendants' stock.					
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1	DATED this 21st day of June, 2023.				
2	KANE LAW FIRM				
3					
4	s/ Brad S. Kane Brad Kane Attorneys for Defendants				
5	Brad Kane Attorneys for Defendants VXN Group, LLC; Strike 3 Holdings, LLC General Media Systems, LLC; and Mik Miller				
6	Miller				
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	Notice of Filing Rule 7.1 Disclosure Statement				
	Trouble of Filing Rule 7.1 Disclosure Statement				

PROOF OF SERVICE

CCP 1013a(3)

I am employed in the County of Los Angeles of California. I am over the age of 18 and not a party to the within action. My business address is 1154 S. Crescent Heights Blvd., Los Angeles, CA 90035.

On June 21, 2023, I served the foregoing document(s) described as: **DEFENDANTS' CORPORATE DISCLOSURE STATEMENTS** on each interested party in this action, as follows:

BIBIYAN LAW GROUP, P.C. Sarah Cohen David D. Bibiyan Jeffrey D. Klein Alexander D. Wallin 8484 Wilshire Blvd., Suite 500 Beverly Hills, CA 90211

Attorneys for Plaintiff Mackenzie Thoma

Email:

david@tomorrowlaw.com jeff@tomorrowlaw.com alex@tomorrowlaw.com

BY USPS FIRST CLASS MAIL: As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Santa Monica, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.

BY EMAIL TO ALL PARTIES (pursuant to California Code of Civil Procedure § 1010.6): I caused a true copy of the foregoing document(s) to be served by electronic email transmission at the time shown on each transmission, to each interested party at the email address shown above. Each transmission was reported as complete and without error.

FEDERAL - I declare that I am employed in the office of a member of the bar of this Court at whose direction the service was made.

Executed on June 21, 2023, at Los Angeles, California.

Eric Clopper